CHAITMAN LLP

465 Park Avenue New York, New York 10022 Phone & Fax: (888) 759-1114 Helen Davis Chaitman hchaitman@chaitmanllp.com

Attorneys for Defendants

UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF NEW YORK

SECURITIES INVESTOR PROTECTION CORPORATION, Plaintiff-Applicant, v. BERNARD L. MADOFF INVESTMENT SECURITIES LLC, Defendant.	Adv. Pro. No. 08-01789 (SMB) SIPA LIQUIDATION (Substantively Consolidated)
In re: BERNARD L. MADOFF, Debtor.	1 1 1 1
IRVING H. PICARD, Trustee for the Liquidation of Bernard L. Madoff Investment Securities LLC	Adv. Pro No. 10-04669 (SMB)
Plaintiff, v. ZIESES INVESTMENT PARTNERSHIP, MARSHALL ZIESES, DEBRA S. ZIESES, NEIL R. ZIESES, CARYN ZIESES, BARRY INGER, ALLAN INGER, and SUSAN B. ALSWANGER,	
Defendants.	

$\frac{\text{PROPOSED ORDER GRANTING DEFENDANTS' MOTION TO WITHDRAW THE}}{\text{REFERENCE}}$

THIS MATTER having come before the Court on the request of Chaitman LLP, counsel

08-01789-cgm Doc 19468-1 Filed 04/03/20 Entered 04/03/20 17:27:25 Proposed Order Pg 2 of 2

for Defendants, Zieses Investment Partnership, Marshall Zieses as general partner of Zieses

Investment Partnership, Debra S. Zieses as general partner of Zieses Investment Partnership, Neil

R. Zieses as general partner of Zieses Investment Partnership, Caryn Zieses as general partner of

Zieses Investment Partnership, Barry Inger as general partner of Zieses Investment Partnership,

Allan Inger as general partner of Zieses Investment Partnership, and Susan B. Alswanger as

general partner of Zieses Investment Partnership, ("Defendants") with respect to Defendants'

motion to withdraw the reference pursuant to 28 U.S.C. § 157(d) and Rule 5011 of the Federal

Rules of Bankruptcy Procedure; and the Court having reviewed all pleadings and other papers

filed and submitted in connection with the motion; and good and sufficient cause appearing

therefor;

IT IS HEREBY ORDERED THAT:

1. Defendants' motion to withdraw the reference pursuant to 28 U.S.C. § 157(d) and

Rule 5011 of the Federal Rules of Bankruptcy Procedure is **GRANTED**; and

2. The above-captioned adversary proceeding is withdrawn from the Bankruptcy

Court in its entirety.

New	York,	New	York
Date	1:		

Hon.

United States District Judge